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OGC 53-0912

2 April 1963

MEMORANDUM FOR: Acting Deputy Chief, Finance Division

SHAIRGT:

Review of Agency Policy for Use and Reimbureament for Official Travel by Privately Owned Vehicle

1. You have asked us to review a 27 February 1963 policy decision by which the DB/S adopted paragraph 1863.1 of the Funcion Affairs Manual, Volume VI, of the Department of State, as Agency policy.

2. Paregraph 1843.1 states:

travel together by privately evened conveyance on a mileage basis, it is hereby determined that such mode of travel is more advantageous to the Government, and the travel expenses involved shall be paint in accordance with SGTR 3.5b(1) and (2), provided that, when a travel authorization specifies a lower mileage rate than that authorized in SGTR 3.5b(1), the provision of the travel authorization shall govern. (For the purposes of this section, two children under 12 years of age shall be considered as one person.)

3. A 1947 decicies of the Comptreller General, M Comp. Gen. 58., required that traval by privately council anticolor be authorized or approved only if "more advantageous being Government"; the decicies affirmed the authority of the additive officer to authorize traval at a specified mileage rate to the condition that the amount allowed may not exceed the cost of traval by common carrier.

4. We would think that it is also within the administrative discretion to recognize as a general policy that travel of three or more persons in a privately evened vehicle is no more easily to the Government at approved per dism and mileage rates than travel by semants currier of those same authorised persons. Therefore, we would have no legal objection to the policy outlined above. We would suggest that it be included in the marine recognizations.

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